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PATENT

Attorney Docket No. 26822-0002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)
Inventor(s): LIANG, Rong-Chang, et al.)
) Art Unit: 2873
Application No.: 09/518,488)
) Examiner: TRA, Tuyen Q
Filed: March 3, 2000)
Title: Electrophoretic Display and Novel)
Process for its Manufacture	\ \

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents Mail Stop Issue Fee P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Listed below or on an attached Form PTO-1449 is information known to applicant(s). A copy of each listed publication and U.S. and foreign patent, except for pending but unpublished U.S. applications, is being submitted herewith, along with a concise explanation of information in a foreign language, if any, pursuant to 37 C.F.R. §1.97-1.98.

Applicants respectfully request that the information listed on the attached Form 1449 be considered by the Examiner and made of record in the above-identified application. The Examiner is requested to initial and return a copy of the enclosed Form 1449 substitute.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56.

This statement is being filed after the mailing date of the notice of allowance under §1.311, but before payment of the issue fee; and the fee of \$180 under 37 CFR 1.17(p) is authorized in the accompanying transmittal.

Applicants' attorney hereby certifies that US Patent No. 6,525,865 was not cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of Applicants' attorney after making reasonable inquiry, was not known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of this Supplemental IDS.

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Each of the other documents listed on the attached Form 1449 substitute was cited in one or more related applications (applications claiming the benefit of App. No. 09/518,488 and examined by Examiner Tra). Applicants propose these documents for consideration not because they believe them to be material to patentability but for completeness in cross-citation within the related applications. In a telephone interview with Examiner Tra, he indicated that he would consider these documents in an after-allowance IDS because they are already of record in the related applications. The Examiner's courtesy in considering the documents is deeply appreciated.

Respectfully submitted,

Derek P. Freyberg, Reg. No. 29,250

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Customer No. 25213

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PINFORMATION DISCLOSURE STATEMENT		ATTY. DOCKET NO.		SERIAL NO.						
		26822-0002 09/518,			18,488					
,	2 7 2003 D PTO-1449			APPLICANTS: RONG, Chang-Liang, et al.						
				FILING DATE: March 3, 2000 GRO			OUP: 2873			
TF	DEMPRIL	U.S. PATENT DOCUMENTS								
	EXAMINER'S INITIALS	PATENT NO.	DATE	NAME	CL	CLASS SUBC		FILING DATE		
		4,891,245	01/1990	Micale						
		3,928,671 12/1975 6,525,865 02/ 2003		Robusto et al.		- "				
				Katase						
		US Pub. No. 20020182544 (US 09/784,972)	12/5/2002	Chan-Park, Mary et al.				02/15/2001	2001	
		US Pub. No. 20020126249 (US 09/759,212)	9/12/2002	Liang, Rong-Chang et al.				09/12/2001		
FOREIGN PATENT DOCUMENTS										
	EXAMINER'S INITIALS	PATENT NO.	DATE	COUNTRY	CL	CLASS SUBCLASS		TRANSLATION YES NO		
		WO 00/36649	6/2000	PCT						
		WO 98/57226	12/1998	PCT						
		02284125	11/1990	Japan					\boxtimes	
		02223934	09/1990	Japan						
		57104116	06/1982	Japan					\boxtimes	
	OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.) Hopper, M.A., et al., "An Electrophoretic Display, its Properties, Model, and Addressing", IEEE Transactions on Electron Devices-26(8):1148-1152 (1979)									
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

DATE CONSIDERED

EXAMINER

^{*}If an asterisk is placed beside the reference, a copy is not provided because the reference was previously cited by or submitted to the PTO in a related application that is identical in the statement.